

10	SILVER STATE BROADCASTING, LLC; a)	Case No.	2:11-cv-01789-APG-CWH
	Nevada LLC; ROYCE INTERNATIONAL)		
11	BROADCASTING CORPORATION; a Nevada)		
	corporation; GOLDEN STATE)		
12	BROADCASTING LLC, a Nevada corporation,)		
)		
13	Plaintiffs,)		
)		
14	vs.)		
)		
15	BEASLEY FM ACQUISITION)		
	CORPORATION, a Delaware corporation;)		
16	BEASLEY BROADCASTING OF NEVADA,)		
	LLC, a North Carolina limited liability company;)		
17	WAEC LICENSE LIMITED PARTNERSHIP; a)		
	Delaware limited partnership; KJUL LICENSE)		
18	LLC, a North Carolina limited liability company;)		
	MICHAEL JAY BERGNER dba BERGNER &)		
19	CO., a individual; DOES 1 through 50; and ROE)		
	ENTITIES 51 through 100, inclusive,)		
20)		
	Defendants.)		
21)		

Plaintiffs SILVER STATE BROADCASTING, LLC; and GOLDEN STATE
BROADCASTING LLC (“Plaintiffs”), by and through their attorneys of record, Alverson Taylor

1 Mortensen & Sanders, and Defendant MICHAEL JAY BERGNER dba BERGNER & CO.
2 ("Bergner"), by and through his counsel Jack P. Burden, Esq. of the law firm BACKUS, CARRANZA
3 & BURDEN, hereby stipulate to dismiss the claim of intentional interference with prospective
4 business advantage brought against Bergner in the above titled litigation *with* prejudice.

5 This dismissal *does* resolve the matter as to this claim only.

6 Plaintiffs and Bergner hereby further stipulate and agree that each party shall bear its own
7 attorneys' fees and costs as to this claim only.

8 This stipulation is entered into in good faith, in the interests of judicial economy and not
9 for the purpose of delay.

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11 DATED: June 2, 2015

DATED: June 2, 2015

12 **BACKUS, CARRANZA & BURDEN**

**ALVERSON TAYLOR MORTENSON &
SANDERS**

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14 _____
15 Jack P. Burden, Esq.
16 3050 South Durango Drive
17 Las Vegas, Nevada 89117
18 Tel: 702.872-5555
19 Fax: 702.872-5545
20 *Attorneys for Defendant*
21 *Michael Jay Bergner d/b/a Bergner & Co.*

/s/ Adam R. Knecht
Adam R. Knecht, Esq.
Matthew Pruitt, Esq.
Kurt R. Bonds, Esq.
7401 W. Charleston Boulevard
Las Vegas, NV 89117
Tel: 702.384-7000
Fax: 702.385.7000
efile@alversontaylor.com
Attorneys for Plaintiffs Silver State
Broadcasting, LLC; and Golden State
Broadcasting, LLC

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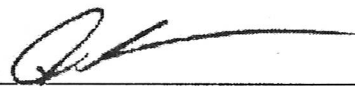
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ORDER RE: 2:11-cv-01789-APG-CWH

The parties have stipulated and agree to the dismissal of this matter as set forth in the stipulation, and good cause appearing;

IT IS HEREBY ORDERED that the claim of intentional interference with prospective business advantage brought against Defendant MICHAEL JAY BERGNER dba BERGNER & CO. is DISMISSED *WITH PREJUDICE*. This stipulated dismissal DOES resolve the matter as to this claim only. Each party to this dismissal is to bear their own respective attorney's fees and costs incurred herein.

Dated: June 3, 2015.


UNITED STATES DISTRICT JUDGE